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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/749,054	12/30/2003	Vincenzo Auricchio	VA-1 7402		
T590 09/22/2004 Law Offices of Thomas J. Schab Attn: Thomas J. Schab, Esq. 247 Ruth St. Calumet City, IL 60409			EXAMINER LAYNO, BENJAMIN		
					ART UNIT
			3712		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)		
Office Action Summary						
		10/749,05	<u> </u>	AURICCHIO, VINCENZO		
	Jince Action Summary	Examiner		Art Unit		
7:	- MAILING DATE - EAL!	Benjamin		3712		
<i> ın</i> Period for Re	e MAILING DATE of this commureply	nication appears on the	cover sneet with the c	orrespondence address		
THE MAIL - Extensions after SIX (6 - If the period - If NO period - Failure to re Any reply re	ENED STATUTORY PERIOD F. ING DATE OF THIS COMMUN of time may be available under the provisions () MONTHS from the mailing date of this common of the for reply specified above, the maximum steply within the set or extended period for reply eceived by the Office later than three months ent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no evenunication. 30) days, a reply within the state tatutory period will apply and will will, by statute, cause the app	ent, however, may a reply be tim utory minimum of thirty (30) day: Il expire SIX (6) MONTHS from ication to become ABANDONE!	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
Status						
1)☐ Res	ponsive to communication(s) file	ed on				
2a)☐ This	s action is FINAL.	2b)⊠ This action is n	on-final.			
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition o	of Claims					
4a) (5)	m(s) <u>1-15</u> is/are pending in the a Of the above claim(s) is/a m(s) is/are allowed. m(s) <u>1,3-5 and 8-15</u> is/are reject m(s) <u>2,6 and 7</u> is/are objected to m(s) are subject to restrict	are withdrawn from conted.				
Application F	Papers					
9) <u></u> The	specification is objected to by th	ne Examiner.				
10)[The	☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
App	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	lacement drawing sheet(s) including oath or declaration is objected t	-	-	•		
Priority unde	r 35 U.S.C. § 119					
a)	Certified copies of the priority Certified copies of the priority	documents have bee documents have bee of the priority docume onal Bureau (PCT Rule	n received. n received in Applicati ents have been receive e 17.2(a)).	on No ed in this National Stage		
Attachment(s)	References Cited (PTO-892)		4) Interview Summary	(PTO_413)		
2) Notice of D	References Cited (PTO-892) Draftsperson's Patent-Drawing Review (I In Disclosure Statement(s) (PTO-1449 of S)/Mail Date <u>69/20</u> /04		Paper No(s)/Mail Da	ate Patent Application (PTO-152)		

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3-5 and 8-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Easy Craps.

The game Easy Craps discloses many of the features recited in the claims including a primary wagering area: "Over 7" and "Under 7", a secondary wagering area: "Craps 2, 3 or 12 and "Eleven", and a third wagering area: "Hardway" representing doubles or identical indicia on the dice. In regard to the claimed ""Seven- You Lose non-betting line" this is simply a rule printed on the playing surface. It would have been obvious to print a rule such as "If a 7 is rolled it is a tie – no one wins" on the Easy Craps playing surface, see "Over/Under 7 rules. Furthermore or alternatively, the only difference between the printed indicia on the Easy Craps playing surface, and printed indicia on the playing surface of the claimed invention resides in the meaning and information conveyed by printed matter. Such differences are considered unpatentable, Ex parte Breslow, 192 USPQ 431.

In regard to claims 8-11, determining exactly what odds to assign to the wagering area is simply a casino business decision that is always obvious in the art, and therefore unpatentable.

3. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Easy Craps as applied to claim 1 above, and further in view of Webb.

The patent to Webb teaches that it is known in the craps art to provide a video gaming machine embodiment, Fig. 3. In view of such teaching, it would have been obvious to provide a video gaming machine embodiment of Easy Craps in order to attract video game players to Easy Craps.

Allowable Subject Matter

- 4. Claims 2, 6 and 7 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. The following is a statement of reasons for the indication of allowable subject matter: The patents to Oliva, Feinberg, Meeks and Kropkowski et al. all disclose crapstype games having "Over 7" and "Under 7" wagering areas. None of the cited references alone or in combination teach the claimed "clearing all wagers in the primary, second, and third wagering areas when the sum total of said rolled dice is a seven".

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benjamin H. Layno whose telephone number is (703) 308-1815. The examiner can normally be reached on Monday-Friday, 1st Friday Off.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Derris Banks can be reached on (703) 308-1745. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Benjamin H. Layn

Primary Examinef Art Unit 3712

bhl